

**THE DAILY HERALD**  
Salt Lake City, Utah.  
WEDNESDAY, - March 14, 1888.

THE DAILY HERALD is published every morning, except on Sundays and public holidays, at the Herald Building, corner West Temple and First South Streets, Salt Lake City, by THE HERALD COMPANY. Subscription price, in advance, \$10.00 per annum; post paid, \$11.00. Single copies, 5 cents. The HERALD is published every Wednesday and Saturday morning. Price, in advance, \$3.00 per year; six months, \$1.75, post paid. The WEEKLY HERALD is published every Thursday morning. Price, in advance, \$2.00 per year; six months, \$1.00, post paid. The SUNDAY HERALD is published every Sunday morning. Price, in advance, \$2.50 per annum, post paid. ADVERTISERS will confer a favor by forwarding information to this office when their papers are not promptly received. This will aid us to determine where the fault lies. ALL COMMUNICATIONS should be addressed to THE HERALD, Salt Lake City, Utah.

A NEWSPAPER'S WORK.

That newspapers are valuable aids to the officers in the enforcement of the criminal law is acknowledged by everybody, as is also the other fact that some of the cleverest detective work has been performed by the newspaper fraternity. If a crime has been committed the newspapers are the keenest to get at the facts, and as a rule are most earnest in their efforts to bring the guilty to justice.

Just what an enterprising newspaper will sometimes do in serving the public has been developed by a trial just brought to a close in Maine. The trial also verifies the old saying that "murder will out." Ten years ago, on the 22d day of February, 1878, Cashier J. W. Barron, of the Dexter, Maine, Savings Bank, did not return to his house at the usual hour, and search was made for him at the bank. The doors were locked, and so also were the safe and vault. However, the latter was opened, when the cashier was found lying on the floor unconscious, wounded, gagged and handcuffed, and a rope about his neck. Without recovering consciousness, he died the next morning. A considerable sum of money was missing. Singular as it may seem the bank officials at once adopted the theory that Barron was a defaulter, that he had stolen the money and to divert suspicion from himself had tied the rope around his neck, hand-cuffed and gagged himself, and inflicted the wounds from which he died. The officers of the law accepted this theory, and practically nothing was done towards finding the real criminal. Barron's widow insisted that her husband was guiltless, and that he had been murdered, but she could do nothing. Instead of inducing the putting forth of an effort in behalf of justice, Mrs. Barron suffered social ostracism, the community putting a stain upon the name of her dead husband. About a year ago, nine years after the tragedy, Frank Stein made a confession implicating his father and one Cromwell in the killing of the cashier and the robbery of the bank. Even then neither the bank nor the civil officials would do anything. The New York World then took the matter in hand, and not only advanced them money to pay the expenses which the State declined to pay, but also sent a detective into the field. The result was the arrest of Stein and Cromwell, and their trial has just closed, ending in their conviction and sentence to imprisonment for life. The faithfulness of Barron was proven beyond a doubt, as was the guilt of the murderers and robbers.

It is observed that some of the World's jealous contemporaries are inclined to belittle its efforts and achievements in this case, but a discriminating public will appreciate them, as will the widow who has been made to suffer all these years by reason of the malice of the bank officials, and the stupidity of the State's officers.

**LOBBYISTS DEFEATED.**

An interesting case has been decided by a New York court. The plaintiffs were lobbyists, and brought suit against the Western Union Telegraph Company for professional services, the latter consisting of using their influence in securing the passage of a law by the Legislature relieving the company from the payment of certain taxes claimed to have been unjustly levied. The W. U. admitted the services and was willing to pay what it considered a reasonable fee, but not the exorbitant charge presented by the lobbyists. The company won the case, the opinion being by Judge Van Brunt. The judge denounced the contract between the Western Union Company as "similar to that of a gambler who accepts a note from his victim on his winnings and brings suit to collect, that the very weapon the plaintiffs used to deprive the State of its revenues, soliciting the assistance of members of the legislature, was turned against them by the defendants, and that the whole contract was void in law as against public policy and public morality." It is somewhat remarkable that suit on such a contract should have been brought, as men who engage in the immoral business of lobbying are usually not so keen for money that they are ready to obtain it by a public exposure of their corruption and immorality.

Judge Van Brunt's opinion should have its effect on the lobbying industry, but perhaps it will not. While there are companies willing to employ men for the dirtiest work there will be corrupt men to take pay for the disreputable service.

**STAND BY THE LAW AND EACH OTHER.**

President Adams, of the Union Pacific, has the correct idea of the obligations of his company to the public, and to other railroads, and he therefore refuses to enter into a conspiracy with the Brotherhood of Locomotive Engineers, to boycott the C. B. & Q. When Mr. Adams was approached in the matter, and asked to refuse Burlington cars, he emphatically declined, and that under the law his company was compelled to transport the cars, as was ever the offer of. Said he: "We cannot lay ourselves open to the penalties of the inter-state commerce law, and the possibility of a forfeiture of our charter by refusing to interchange business with all connecting lines in the usual way. Point this out to our men, and show them that it would be no more illegal for them to call upon us to burn the Burlington freight house or murder its officials than to make the present demands. They will recognize that the same for the Burlington goons must be the same for the brotherhood gander." This is the position which every road connecting with the Burlington should have taken at the outset. Not only does the law command it, but self-protection against the assaults of what may develop into a common enemy suggests it. If the railroads, led by the Brotherhood, were to combine against the Burlington, the latter would be forced to the wall, no matter what the rightfulness of its position in the contest. There is not a road in the United States which can stand up under the boycott of connecting lines. The sections of the inter-state commerce law which refer to the interchange of business between roads are as follows:

SEC. 3. That it shall be unlawful for any common carrier subject to the provisions of this act to make or give any undue or unreasonable preference or advantage to any particular person, company, firm, corporation, or locality, or any particular description of traffic in any respect whatsoever, or to subject any particular person, company, firm, corporation, or locality, or any particular description of traffic, to any undue or unreasonable prejudice or disadvantage in any respect whatsoever.

Every common carrier subject to the provisions of this act shall, according to their respective powers, afford all reasonable, proper and equal facilities for the interchange of traffic between the lines, in respect of lines, and for the receiving, forwarding and delivering of passengers and property to and from their several lines and those connecting therewith, and shall not discriminate in their rates and charges between such connecting lines; but this shall not be construed as requiring any such common carrier to give the use of its track or terminal facilities to another engaged in like business.

SEC. 7. That it shall be unlawful for any common carrier subject to the provisions of this act to enter into any combination, contract or agreement, or to conspire, or to prevent by any means, the free interchange of traffic in different cars, or by any other means or devices the carriage of freight from being continuous from the place of shipment to the place of destination, and no break of bulk, stoppage or interruption shall be made by such common carrier shall prevent the carriage of freight from being treated as one continuous carriage from the place of shipment to the place of destination, unless such break, stoppage or interruption was made in good faith for some necessary purpose and without any intent to avoid or unnecessarily interrupt such continuous carriage or to evade any of the provisions of this act.

The penalty for the violation of any of these provisions is a fine of \$5,000. It might have a good effect if some of the companies which are defying the law in obedience to the threats and commands of the Engineers were punished as the act contemplates. The railroads have it in their power to put an immediate stop to this needless if not malicious strike and if they do not stand together in support of the law and for their own protection it will serve them right if they are punished.

HORACE A. HURLBURT, late receiver of the Chicago Times, and A. L. Patterson, long the managing editor of that journal, are about to start a new Democratic morning paper in Chicago. Mr. Hurlburt is an excellent business man, and Patterson is among the best "newspaper fellers" in the country, hence their venture should be successful.

It is a Curious Fact That the body is now more susceptible to benefit from medicine than at any other season. Hence the importance of taking Hood's Sarsaparilla now, when it will do you the most good. It is really wonderful for purifying and enriching the blood, creating an appetite, and giving a healthy tone to the whole system. Be sure to get Hood's Sarsaparilla, which is peculiar to itself.

The latest novelties in Millinery at SIMON BROS.

**SILVER IRONWORKS**

**Mining, Milling,**  
Smelting Machinery and all sizes of Chilled Wheels for Mining Purposes. Railroad, Printing Press, Iron Rolling and Cresting Work.

**IRON and BRASS CASTING.**

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**W. D. BOWRING & CO.,**

Successors to J. H. CLIVE & Co.,  
Market Row,

**GREEN GROCERS.**

The Best of Everything—Figures Fair—Treatment Courteous and Honest.

**MISCELLANEOUS.**

**PRICE'S CREAM BAKING POWDER**  
FULL WEIGHT PURE  
MOST PERFECT MADE

Its superior excellence proven in millions of homes for more than a quarter of a century. It is used by the United States Government. Endorsed by the heads of the Great Universities as the Strongest, Purest, and most healthful. Dr. Price's Cream Baking Powder does not contain Ammonia, Lime, or Alum. Sold only in Cans. PRICE BAKING POWDER CO. NEW YORK. CHICAGO. ST. LOUIS.

**SALT LAKE THEATRE.**

H. B. CLAWSON, - - MANAGER.

**FRIDAY and SATURDAY, MARCH 16 & 17.**

From the Atlantic to the Pacific!  
A New Department in Minstrelsy!

**L. W. BAIRD'S MAMMOTH MINSTRELS**

Look at the Monster Array of Talent—Greater and Better than Ever—with Entire New Company for the season '87 and '88.

Our Matchless Artists—Low Benedict, Charles W. Gooden, John Mack, James Green, Edw. Cook, Will S. Folsom, Albert Leach, Byron Leach, John Dillon, Harry Dillon, Horace Rushby, G. W. Murray and Twenty Others.

The Best, plenty of the Best and nothing but the Best, is the secret of our sublime success.

**2 Complete Shows in One!**  
Europe's greatest sensation, The Royal Hand Bell Ringers, The British Glee Bands, five in number.  
Eight great Comedians, eight End Men.  
Ten Grog Experts.  
Eight Superb Vocalists.  
Twelve Great Specialists, New, Unique, Novel and Refined.  
Fifty Famous Funny Features, the King Laugh-Makers.  
Ten Song and Dance Artists, Plantation, Acrobatic and Glee.  
Twenty Skilled Musicians, every man a Solo Player.  
A Host of Happy Surprises. A blooming Garden of Rare Novelties.  
Watch for the Grand Parade of Baird's Gold and Silver Cornet Band, Matt Elder, Leader, escorted by Major Gorman.  
Military Drill Experts and Lightning Musket Jugglers.  
Daily at noon! Free to all!  
Listen to the band! See the beautiful horns! Hear the soloists!

Sale of Seats Thursday, March 15, at 10 a.m.  
PRICES—\$1, 75c., 50c. and 25c.

GEO. STRINGFELLOW, SAM'L STRINGFELLOW, HYRUM P. FOLSOM.

**CITY REAL ESTATE EXCHANGE.**

A FINE ASSORTMENT  
RESIDENCE, BUSINESS & ACREAGE PROPERTY.

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**SALT LAKE BUILDING & MANUFACTURING CO.**

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DEALERS IN

**LUMBER,**

Sash, Doors, Blinds, Moulding, Shingles, Lath, Pickets, Etc.

Lumber Sawed and Dressed to Order  
32 to 40 North, Second West St.  
TELEPHONE No. 345.

**Millinery Business for Sale.**

ON ACCOUNT OF ILL HEALTH, THE entire Stock, Good Will and Fixtures of the Millinery Business of Mrs. W. B. Wilkinson will be sold on reasonable terms. This is a good chance. Apply at once, to C. G. WILKINSON, at Z. C. M. L. Invoice Room.

**MISCELLANEOUS.**

**LEGAL NOTICE.**

In the Probate Court of the County of Salt Lake, Territory of Utah.

In the matter of the estate of Frank Crocker, deceased.

Order to show cause why order of sale of real estate should not be made.

ELIAS A. SMITH, Probate Judge.

ELIAS A. SMITH, THE ADMINISTRATOR of the estate of Frank Crocker, deceased, having filed her petition herein, duly verified, praying for an order of sale of some portion of the real estate of said decedent, for the purposes therein set forth, it is therefore ordered by the judge of said court, that all persons interested in the estate of said decedent, appear before the said Probate Court on Thursday, the 12th day of April, 1888, at 11 o'clock in the forenoon of said day, at the courtroom of said Probate Court, at the County Court House, in the city and county of Salt Lake, Utah Territory, to show cause why an order should not be granted to the said administrator, to sell so much of the real estate of said decedent at private sale as shall be necessary, and that a copy of this order be published at least four successive weeks in THE SALT LAKE HERALD, a newspaper printed and published in said city and county.

Dated March 12th, 1888.

ELIAS A. SMITH, Probate Judge.

By H. S. Cutler, Deputy, S. W. DARKE, Attorney for Administrator.

**LEGAL NOTICE.**

In the Probate Court of the County of Salt Lake, Territory of Utah.

In the Matter of the Estate of A. Livingston, Deceased.

Order to show cause why Order of Sale of Real Estate should not be made.

ELIZABETH LIVINGSTON, THE ADMINISTRATRIX of the estate of A. Livingston, deceased, having filed her petition herein, duly verified, praying for an order of sale of the real estate of said decedent, for the purposes therein set forth, it is therefore ordered by the Judge of said court, that all persons interested in the estate of said decedent, appear before the said Probate Court on Thursday, the 12th day of April, 1888, at 11 o'clock in the forenoon of said day, at the Court Room of said Probate Court, at the County Court House, in the City and County of Salt Lake, Utah Territory, to show cause why an order should not be granted to the said administratrix, to sell so much of the real estate of said decedent at private sale as shall be necessary, and that a copy of this order be published at least four successive weeks in THE SALT LAKE HERALD, a newspaper printed and published in said city and county.

Dated March 7th, 1888.

ELIAS A. SMITH, Probate Judge.

By H. S. Cutler, Deputy, S. W. DARKE, Attorney for Administrator.

**LEGAL NOTICE.**

In the Probate Court, in and for Salt Lake County, Territory of Utah.

In the matter of the estate of James K. Baldwin, deceased.

Order to show cause why order of sale of real estate should not be made.

HENRY MOORE AND MARTHA BALDWIN, the administrators of the estate of James K. Baldwin, deceased, having filed their petition herein, duly verified, praying for an order of sale of the real estate of said decedent, for purposes therein set forth, it is therefore ordered by the Judge of said court, that all persons interested in the estate of said decedent, appear before the said Probate Court, on Monday, the 5th day of April, 1888, at 11 o'clock in the forenoon of said day, at the courtroom of said Probate Court, at the County Court House, in the city and county of Salt Lake, Utah Territory, to show cause why an order should not be granted to said administrators, to sell so much of the real estate of the said decedent at private sale as shall be necessary, and that a copy of this order be published at least four successive weeks in THE SALT LAKE HERALD, a newspaper printed and published in said city and county.

Dated March 6th, 1888.

ELIAS A. SMITH, Probate Judge.

By H. S. Cutler, Deputy, S. W. DARKE, Attorney for Administrator.

**REAL ESTATE.**

WANTED, A PARTY WITH \$5,000. ONLY one-half interest required right now, to take a one-half interest in a real estate deal, on which he will quadruple his outlay this summer.

THE LAND BUREAU, 44 Second South Street E. ST. GEORGE, YOUNG & CO.

**MISCELLANEOUS.**

**SALT LAKE CITY.**

PROPERTY BOUGHT & SOLD. SMALL PARTS OF THE UNITED STATES.

WE FORM SYNDICATES IN COAL, IRON AND MINERAL LANDS.

**REAL ESTATE** OFFER HOUSE **REAL ESTATE**

36 CITY PROPERTY 325 HOUSES & LOTS 34

20,000 ACRES FARMING LAND. PIONEER IDEAL INVESTMENT. MONEY LOANED AT LOWEST RATES.

**WE OFFER BUSINESS PROPERTIES**

On and near Main Street, which will suit purchasers. We have

**VACANT LOT**

In all parts of town. Also very Select Corner Lots. Our houses and lots, in number, location and prices, excel anything offered. See our list of real estate offered on the

**INSTALLMENT PLAN.**

**FOR FARMS AND FARMING LAND.**

Our acreages and locations and prices cannot fail to suit. Parties desiring to sell will do well to list their properties with us, as we are selling property rapidly. People desiring to purchase, here is the place, as our list is larger, more carefully selected, and prices favorable.

Persons desiring Coal or Mineral Lands, should call or correspond with us.

We have some very desirable property to offer at very low figures, as we wish to close them out, and offer new lands, which we calculate to cut up in building lots, and sell them out within reach of everybody. Call and see us, and examine our lists; we offer property very cheap.

**Sells & Burton**

**REAL ESTATE BROKERS.**

We offer from our Large List of Properties a few Special Bargains, viz.:

**Business and Prospective Business Property.**

74x173 feet, on Second East Street and Second South; pays 8 per cent. interest.

55x98 feet, on First South; will pay 15 per cent. when improved.

82½x165 feet, on West Temple, near Second South.

115½x175 feet, corner Second South and First West.

90x165 feet, on Third South, near West Temple; fronts south.

163x165 feet, on Second South, near Second West.

For prices and terms on above call at our office.

**Acres.**

19 acres; in the city; per acre, \$650.

5 acres; on State Road; per acre, \$300.

5 acres; Second South; per acre, \$450.

10 acres; Southeast Bench, with two-roomed rock house; per acre, \$250.

130 acres; Southeast Bench; fine land for plating.

120 acres; three miles west of city; per acre, \$80.

160 acres; four miles northwest of city; all fenced; 100 acres under cultivation; house, etc.; per acre, \$32.

120 acres; five miles southwest of city; per acre, \$12.

80 acres; northwest of city, nice level land; easy terms; per acre, \$50.

**Residence Property.**

14x165 feet, Arsenal Hill, corner fronting east and south, and new Capitol grounds; \$4,000.

165x165 feet, corner Tenth and F, two small houses, fine view of city and valley; \$1,750.

330x330 feet, one whole block on North Bench; \$2,750.

82½x165 feet, west half lot 4, block 64, D; \$1,100.

82½x165 feet, on Ninth East; good orchard; \$1,100.

44x167 feet, Fourth South, near First West; fronts south; \$1,550.

**DR. REED**

50 E. SECOND SOUTH STREET, THE EYE, CHRONIC AND SPECIAL DISEASES. Spectacles and Eye Glasses fitted to order. Consultation